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7	[Additional attorneys listed on signature page.]	
8	Attorneys for Gasoline Consumer Plaintiffs and the	he Proposed Class
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10	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
11		Case No. 2:24-cv-00103-GMN-MDC
12	DANIEL ROSENBAUM; RENELDO RODRIGUEZ; and THOMAS CARON,	
13	Individually and on Behalf of All Others Similarly Situated,	NOTICE OF RELATED CASES PURSUANT TO LOCAL RULE 42.1
14	Plaintiffs,	RELATED CASE NO.:
15	Tamerra,	2:24-CV-00253
16	v.	
16 17	PERMIAN RESOURCES CORP. f/k/a	
17	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION;	
17 18	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG	
17 18 19	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.;	
17 18 19 20	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM CORPORATION; and PIONEER NATURAL	
17 18 19 20 21	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM	
17 18 19 20 21 22	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM CORPORATION; and PIONEER NATURAL RESOURCES COMPANY,	
17 18 19 20 21 22 23	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM CORPORATION; and PIONEER NATURAL	
17 18 19 20 21 22 23 24	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM CORPORATION; and PIONEER NATURAL RESOURCES COMPANY, Defendants.	niel Rosenbaum, Reneldo Rodriguez, and Thomas
17 18 19 20 21 22 23 24 25	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM CORPORATION; and PIONEER NATURAL RESOURCES COMPANY, Defendants.	
17 18 19 20 21 22 23 24 25 26	PERMIAN RESOURCES CORP. f/k/a CENTENNIAL RESOURCE DEVELOPMENT, INC.; CHESAPEAKE ENERGY CORPORATION; CONTINENTAL RESOURCES INC.; DIAMONDBACK ENERGY, INC.; EOG RESOURCES, INC.; HESS CORPORATION; OCCIDENTAL PETROLEUM CORPORATION; and PIONEER NATURAL RESOURCES COMPANY, Defendants. Pursuant to Local Rule 42-1, Plaintiffs Da Caron, individually and on behalf of all others si	milarly situated (collectively, "Plaintiffs"), hereby

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No. 20) and January 30, 2024 (ECF No 23), with an additional case since filed in this District and which meets the criteria for relatedness.¹ **Title and Case Number of Each Possibly Related Action:** I. Mellor v. Periman Resources Corp. et al, No. 2:24-cv-00253, filed February 6, 2024. II. This Case Should be Related to Rosenbaum v. Permian Resources Corp., et al. The newly filed case in *Mellor v. Permian Resources Corp.*, et al. should be related to the 7 instant action because it involves the same claims asserted in *Rosenbaum* (and the cases identified in ECF 20 and ECF 23), based on the same underlying conduct, against the same defendants. Specifically, the *Mellor* action asserts overlapping antitrust, unfair competition, and consumer 10 protection claims against the same eight defendants: Permian Resources Corporation f/k/a Centennial Resource Development Inc.; Chesapeake Energy Corporation; Continental Resources Inc.; Diamondback Energy, Inc.; EOG Resources, Inc.; Hess Corporation; Occidental Petroleum 12 Corporation; and Pioneer Natural Resources Company, on behalf of related putative classes 13 14 (consumers of gasoline in *Rosenbaum* and consumers of commercial marine fuel in *Mellor*). 15 The legal and factual questions at issue in the cases overlap such that assignment to a single district judge will promote judicial efficiency and prevent inconsistent results. Therefore, relating 16 17 these actions would be far more efficient than keeping them separate. 18 DATED this 7th day of February, 2024 MORRIS, SULLIVAN & LEMKUL, LLP /s/ Christopher A. Turtzo Christopher A. Turtzo; NV Bar No. 10253 20 3960 Howard Hughes Parkway, Suite 400 Las Vegas, NV 89169 Tel: (702) 405-8100 Fax: (702) 405-8101 turtzo@morrissullivanlaw.com Local Counsel for Gasoline Consumer Plaintiffs

On January 26, 2024, Plaintiffs noticed the Court of the related actions in Andrew Caplen Installations LLC v. Permian Resources Corp., et al., No. 2:24-cv-00150, filed January 22, 2024, and These Paws Were Made For Walkin' LLC v. Permian Resources Corp, et al., No. 2:24-cv-00164, filed January 24, 2024. See ECF 20. On January 29, 2024, this Court consolidated both cases under the instant action. See ECF 31. On January 30, 2024, Plaintiffs noticed the Court of the related action in Courtmanche v. Periman Resources Corp. et al, No. 2:24-cv-00198-JAD-MDC, filed January 29, 2024. See ECF 23.

1 SCOTT+SCOTT ATTORNEYS AT LAW LLP Patrick J. Coughlin (pro hac vice forthcoming) 2 Carmen Medici (pro hac vice) Fatima Brizuela (pro hac vice) 3 Daniel J. Brockwell (pro hac vice) 4 600 W. Broadway, Suite 3300 San Diego, CA 92101 5 Tel: (619) 233-4565 pcoughlin@scott-scott.com 6 cmedici@scott-scott.com fbrizuela@scott-scott.com 7 dbrockwell@scott-scott.com 8 SCOTT+SCOTT ATTORNEYS AT LAW LLP 9 Patrick McGahan (pro hac vice) Michael Srodoski (pro hac vice) 10 Isabella De Lisi (pro hac vice) 156 S Main Street 11 P.O. Box 192 12 Colchester, CT 06415 Tel: (860) 537-5537 13 pmcgahan@scott-scott.com msrodoski@scott-scott.com 14 idelisi@scott-scott.com 15 SCOTT+SCOTT ATTORNEYS AT LAW LLP 16 Patrick Rodriguez (pro hac vice forthcoming) 230 Park Ave., 17th Floor 17 New York, NY 11069 Tel: (212) 223-6444 18 prodriguez@scott-scott.com 19 Counsel for Gasoline Consumer Plaintiffs 20 21 22 23 24 25 26 27 28

CERTIFICATE OF SERVICE I HEREBY CERTIFY that I am an employee of MORRIS, SULLIVAN & LEMKUL, LLP, and that I caused a true and correct copy of the foregoing NOTICE OF RELATED CASES PURSUANT TO LOCAL RULE 42.1be served via Electronic Service to all parties and counsel identified on the CM/ECF System via electronic notification on this 7th day of February, 2024. /s/Dominique Rocha An Employee of Morris, Sullivan & Lemkul